UNITED STATES DISTRICT COURT 1 EASTERN DISTRICT OF PENNSYLVANIA 2 601 Market Street Second Floor, Federal Courthouse 3 Philadelphia Pennsylvania 19106 4 5 EX-REL UNITED STATES OF AMERICA 6 7 ESTATE OF NOBLE, OFFICE OF THE SECRETARY and 8 DEPARTMENT OF HOUSING & URBAN DEVELOPMENT 9 OPA No.1628891950 Plaintiff/Claimant 10 Receipt # 239073 11 DOC. ID # 145-270 12 DATED 07/021964 13 V. **RECORDED 07/03/1964** 14 Case no. 15 COURT OF COMMON PLEAS 16 17 PHILADELPHIA COUNTY et. alii 18 OFFICE OF THE SHERIFF 19 PHILADELPHIA COUNTY et. alii 20 21 Anthony H. Banone CEO. and 22 BANK OF AMERICA NA. et. alii 23 24 ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS PLLC et. alii 25 Defendant(s)/Respondent(s) 26 27 NOTICE OF REMOVAL 28 Under Protective Order- FRCP Rule 26(c)(A) 29 COMPLAINT UNDER DEMURRER FOR 30 **EQUITY** 31 32 33 34 35 Forged Deed Fraudulent Conveyance 36 Securities Fraud TAX Fraud 37 **DIVERSITY** (s) 38 39 Jury Trial Requested YES 40 41 CLAIMANT'S RIGHTS OF SUBROGATION UNDER EQUITY TO REVOKE INTERLOPERS 42 FROM TRUST PASSING 43 44 Parties in this Complaint 45 1. Plaintiff is: UNITED STATES OF AMERICA 46 ESTATE OF NOBLE 47 In Trust to Reginald C. Noble/Grantor/Settler 48

49 50 51 52 53 54 55 56 57 58	Aka reginald noble YHWH 1533 Orland Street Pennsylvania 19126 is the real owner, and landlord of the proper under Private Trust,  UNITED STATES OF AMERICA EX-REL: ESTATE OF NOBLE: OFFICE OF THE SECRETARY FOR HOUSING AND URBAN DEVELOPMENT et. Claimant/Plaintiff	
60 61	V COURT OF COMMON PLEAS	
62	PHILADELPHIA COUNTY et. alii	
63 64	OFFICE OF THE SHERIFF	
65	PHILADELPHIA COUNTY et. alii	
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67	Anthony H. Banone CEO. and	
68	BANK OF AMERICA NA. et. alii	
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70	ROBERTSON, ANSCHUTZ, SCHNEID, CRANE	E & PARTNERS PLLC et. am
71	Defendant(s)/Respondent(s)	
72	2. Respondent(s)	
73	Deheuteen Angebutz Schneid C	rana
74 75	Robertson, Anschutz, Schneid, C & Partners PLLC.	lane
75 76	Associate ID no. 325147	
76	133 Gaither Drive, Suite F	
77 78	Mount Laurel, New Jersey 08054	
78 79	Widdlit Ladici, New dersey dood?	
80	D2. Honorable Judge Fox	BANK OF AMERICA NA. and
81	COURT OF COMMON PLEAS	Anthony H. Banone CEO
82	PHILADELPHIA COUNTY	14405 Walter Road Suite 200
83	Dba CITY OF PHILDELPHIA	Houston, Texas 77014
84	Room 386 CITY HALL	
85	Philadelphia, PA 19107	
86	Attn: President Judge Idee Fox	
87	G	
88	D3 Marcia Fudge Secretary Plair	ntiff (Witness)
89	U.S. Department of H.U.D	
90	451 7th Street, S.W.	
91	Washington, D.C. 20410	
92	Attn: Single Family Division Direc	ctor-Philadelphia Region
93		
94	D4 Rochelle Bilal, Sheriff	

OFFICE OF THE SHERIFF, Philadelphia County 100 South Broad Street 5<sup>th</sup> Floor Philadelphia Pa. 19110

TO THE CLERK OF COURT, kindly enter the following:

Pursuant to 28 U.S.C. §1651(a)" whereas this "Claim under Demurrer for Relief is hereby entered by Settler/Heir/Beneficiary of the Reginald Noble Trust property, aka landlord of the "subject trust property" being that of: 1533 Orland Street, Pennsylvania in the Federal Reserve District (3) in zone 19126; which settled on the Second day of July in the Year of our Lord One Thousand Nine Hundred Sixty Four, under Instrument 202531; rooted in Receipt number 239073 HUD no. 441-042124-221, deed no.143N20-170 Block no. 945 Lot no. 37 which Plaintiff shall and has a duty to forever defend. Plaintiff submits to this court of Equity, that this action, before this Tribunal, becomes a record by Plaintiff grounded in three prongs; (1) as a right to issue a writ of prohibition, (2) its right to subrogate for its equity and (3) by firsthand-grounded facts, under Affidavit; which are clear and indisputable.

Further, Plaintiff avers that its "subject trust property" has received several unwarranted foreclosure and writs of ejectment under court registry investment docket number's 180400911,3084EDA2019, 190501616, which Plaintiff submits to this tribunal, were all induced by, (1) an invalid summary judgment, if any, (2) fraudulent conveyance and (3) forged document (s (deed) and; (4) unconstitutional actions. Citing Christos Sourovelis Plaintiff v. City of Philadelphia Defendant(s) et. alii. Case no 14-4687, "Brief Quote The Commonwealth upon consideration of Plaintiff(s) and additional plaintiff(s) who are entitled to the return of their property that was unlawfully taken from them in direct violation of the Pennsylvania Constitution, and the Order entered

by the Commonwealth Court, In case law cited as Commonwealth of Pennsylvania, vs. Justin Irland, The Commonwealth and its Court never had right to CONFISCATION AUTHORITY, and that it never came with them from across the sea, also religious immunity from (tax, levy, and fees)as cited by our Supreme Court, in Murdock vs. Pennsylvania, cited as case law, 319 U.S. 105, et. seq. incorporated and made part of this ORDER". Certified Order as of January 03, 2020 in United States District Court. Opinion: every seizure of one's property is a crime, along with fraudulent deed transfers by the unlawful Sheriff's department et. alii, Law Firms and alike et. alii, and the Court every action of the Court and Judge's constitutes a conflict of interest, thus meaning all judgments are **VOID**. Therefore, Beneficiary having no adequate alternative means of obtaining the requested relief, presents its Petition, request relief and dismissal of all "prowling purchasers" and "Interlopers" seeking, "collateral and security interest", it doesn't have right or title to and; Beneficiary names the STATE OF PENNSYLVANIA, et al, and The Secretary of UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, JAMES LEONARD Recorder of Deeds its Agents, and Contractors, et al, as primary Respondents. Beneficiary shall reserve its right to amend Respondent(s), if any. Plaintiff shall provide its certified statement of his trust fund account as mandated by 28 U.S.C. §1915 and as no contract exist between the complainant and the Respondent(s) thus complainant and this court is wanton of jurisdiction and is without personam, subject matter and in rem jurisdiction over the "subject trust property" and

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#### I. Basis of Jurisdiction

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This court has plenary power to administer equity according to well-settled principles of equity jurisprudence in cases and subject matters under its jurisdiction; Turner v. Hostellar, 359 Pa. Super. 167,518 A.2d 833(1986). Under Rule 3165 "After execution and return of the writ, if the accused shall reenter into possession, the Prothonotary, upon Praecipe and affidavit setting forth the facts, filed within (3) years after the return of the writ on which execution was completed, shall issue a new writ of possession." This Court also has jurisdiction over this matter pursuant to 35 U.S.C. 31 Inclusive with 28 U.S.C 2201 and the uniform Declaratory Judgment Act, U.S. Code 2201, Chapter 151 of United States Code and Chapter 85 of Tittle 28 1338 and; this court has personal jurisdiction over all Respondent(s) because all Respondent(s) are organized in, residence of and\or have their principal offices in this judicial district, venue is proper in this court pursuant to Chapter 87 of Tittle 28 because Respondent(s), have a regular and established place of business in this Judicial District, defined in 28 U.S. Code 451; notwithstanding the Respondents affiliating in and within the Federal Reserve District and because jurisdiction in Pennsylvania is a creature of the Constitution. A challenge can be raised by any party or by the court sua sponte, at any time, even on appeal. Jurisdiction can be challenged at any time, and Jurisdiction, once challenged, cannot be assumed and must be decided. The District Court of Philadelphia County, Pennsylvania cannot rule on its own jurisdiction and;

#### (a) Federal Question

Pursuant to Notice 95-100 H.U.D; Congress passes the Single-Family Mortgage Foreclosure Act- (*PL-103-327; 12 U.S.C 3751-3768*) which clearly states "all foreclosure"

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actions under the new legislation must be initiated in the name of the Secretary of 166 Housing and Urban Development." Aka Marcia Fudge, the Secretary. Please clarify the above United States Code above? 168 169 (b) Federal Question 170 Judgments are VOID on its face; that are procured by fraud; see (Long v. Shorebank D 171 Corp.), 182 F.3d 548 (C.A.7 III. 1999th). 172 **Discovery Control Plan** 173 174 Plaintiff intends to conduct discovery under FRCP Rule 26(a)(1) and FRCP Rule 175 26(c)(A). 176 177 178 AFFADAVIT OF CLAIM 179 180 181 WHEREAS, On 07/02/1964, Grantor/Owner aka Landlord made, executed and 182 delivered a security note upon the premises hereinafter described to ASSURED 183 LENDING CORPORATION, hereinafter [borrowers] which received full consideration 184 under lawful contract and under the covenant; no parts of Grantor's original security 185 instrument, hereinafter described as the note, can and will NOT be assumed without 186 the written consent of the Grantor or Guardian of the Covenant; this Affidavit 187 constitutes NO COUNTY, NO SHERIFF, or CORPORATE BODY-POLITIC or 188 INTERLOPERS ACTOR(s) hereinafter named ,lenders et al and; 189 Pursuant to Rule 12 (B)(4)(C)(P): 190 Void Judgment of Unauthorized Sheriff Sale March 5th 2019 no due process, 191 Fraudulent transfer, and forged Deed March 17, 1981 without owners knowledge no 192 stamp or seal on a recorded deed, upon the Court not only was the Sheriff Sale an 193 illegal act, and unlawful conversion clouting the rights to title, Defendant and their 194

Attorney of Record is Guilty and being in contempt of Court for transmogrifying the 195 Order of Judge Fox, see attached exhibit. 196 Wherefore, the Defendant/Counter Plaintiff moves the Court for Order to open and 197 vacate the illegal void Sheriff Sale and Strike all illegal improper instruments that 198 wrongful clout right to title, Plaintiff also move this Honorable Court for Awards of 199 Punitive Compensatory Damages and all other just relief appropriate and necessary 200 to curtail their "BAD" Behavior, man hereby invoke the doctrine of Postliminium. 201 WHEREAS, beneficiary avers for the record, that he is the priority registered holder of 202 the instrument (H105.102) which was conveyed in Pennsylvania; forming a Trust 203 under Federal Home Loan Bank- FRB in the second district (Philadelphia) under 204 Instrument 202531; rooted in Receipt number 239073 HUD no. 441-042124-221, deed 205 no.143N20-170 Block no. 945 Lot no. 37 rooted BANK/STREET Name: NOBLE 206 REGINALD TRUST TO HIS HEIR(s) FOREVER, FTC number \*\*\*\*\*9852 aka NAME 207 CONTROL:REGINALD; NOBLE ESTATE EIN# \*\*-\*\*5107; 208 WHEREAS, beneficiary avers for the record he is the priority registered holder, who 209 conveyed, assigned and pledged its security and settled a deed of trust, dated 210 07/03/1964 on Book (VSC) \*\*\* page \*\*\*, in the County of Philadelphia; which recorded 211 under doc id(s); being Account No. 202531; being Registry No. M145-270 with receipt 212 # 239073 tied to premises in care 1533 Orland Street 19126 and; 213 214 WHEREAS, beneficiary avers for the record, he is the registered holder, whom settled 215 and cleared # \*\*\*-\*\*-5280 EMMA NOBLE now deceased was Trustee not the owner at 216 settlement with the USHUD, Federal Reserve Bank Agency-second District's servicer 217

aka ASSURED LENDING CORPORATION et al dba Agent and Contractor for the United 218 States Department of Housing and Urban Development on July 02, 1964, under 219 security instrument# 196245280 USN EMMA NOBLE; all other assignments are 220 deemed void and, Bank of America have no standings, nor Contract with said owner. 221 222 WHEREAS, beneficiary avers for the record, on or about January 2022; redemption of 223 full equity from "my alleged abandonment" was requested under the watchful "eye" of 224 the Ecclesiastical official, Rochelle Bilal dba Sheriff for PHILADELPHIA COUNTY who 225 has violated her OATH OF OFFICE which by law is a criminal actet. al. under Court 226 Registry Investment number # 202531; all request were openly denied under C.R.I.S 227 account # 190501616 and under Instrument 202531; rooted in Receipt number 228 239073 HUD no. 441-042124-221, deed no.143N20-170 Block no. 945 Lot no. 37 and; 229 WHEREAS, beneficiary avers for the record, that the following Respondent(s) have 230 conspired and deluded my securities and have attempted to bar Beneficiary from its 231 Equity for pecuniary gain; (transcripts can be made available) and; 232 233 WHEREAS, the Respondent(s), attached to this matter, are Marcia Fudge, dba 234 Secretary for and on behalf of THE UNITED STATES DEPARTMENT OF HOUSING, and 235 URBAN DEVELOPMENT, et al, and James Leonard dba Commissioner Couty of 236 Pennsylvania et alii; all whom may be subject to a fraudulent transfer of "real property" 237 from a Trust; and Robertson, Anschneid, Crane, & Partners PLLC, conspired to "act 238 out of uniform" disguised as living man at that time reginald noble YHWH, aka the 239 priority grantor, and registered holder by forging signatures on legal documents; 240

nothing short of RICO, Securities Fraud, Identity Theft, False claim and Trust Theft by deception and a host of other violations for pecuniary gain and;

WHEREAS, beneficiary avers for the record, that the above claim falls under a "well pleaded complaint rule" (see FRCP 8) and (Friedenthal sec 2.2)

WHEREAS, beneficiary avers for the record, and all any assignment(s) after 07/02/1964, are here and now VOID on its face; that was procured by fraud; see (

Long v. Shorebank DCorp., 182F.3d 548 (C.A.7 III. 1999th) and;

WHEREAS, beneficiary avers for the record and with any case with respects to the CCP# 190501616, 180400911, Law firm violating Judge Ida Fox's ORDER, that Grantor aka Plaintiff in this instant matter cannot be accused as a Defendant or referred to as "OCCUPANT" which is a lie Federal question "OWNER" and any matter pending must be dismissed for lack of subject matter, Ownership is under Trust and has been changed by the Original owner in personam and in rem jurisdiction and lack of due process {or course} of the law. Per the code of Judicial Conduct §2 and §3 the J. is deemed to know the law and the J. knowing the law would violate his constitutional duty and would be in perjury of oath if it were to continue which would equate to treason against the Trust to which the plaintiff aka Beneficiary is with the duty to report to the Governor of the State of Pennsylvania et al and;

**WHEREAS**, a Bond is affixed to case no. 190501616 Bond no.R895124676N69 Value at \$300,000,000.00, @ par 43.35%, and issued June 21,2019 and deposited to be administered by this agency to "clear the Court Registry Investment docket# 190501616" and set the record, [E]state to its proper status and restore that which was done in error or malice back to *its* beginning point; Plaintiff invokes a

commandment, to forgive all trespassers under the watchful eye of God and his law and;

#### IV. AVERMENTS IN SUPPORT

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WHEREFORE, [T]he undersigns, has full authority as sole Beneficial Owner of the "subject trust property", designated representative and Lessor for NOBLE, Reginald; aka ("assignor") brings this on an emergency basis and under proper cause demonstrated with other "circumstance so grave and compelling that constitutes extraordinary cause justifying this court's immediate intervention", Simpson, 350 Pa. Super. 337,504 A. 2d at 245 citing to Klugman, 198 Pa. Super. At 272, 182 A.2d at 225 and pursuant to Fraudulent Conveyance of the Noble Reginald in Trust [E]state since July 02, 1964; and to move this court to issue WRIT of REPLEVIN ("order" or "judgment") against all defendant(s) for certain violations of, without limitation, the Foreign Corrupt Practices Act (FCP Act), Racketeer Influenced and Corrupt Organizations (RICO Act); Trafficking of Persons; Identify Theft; False Claims Act, White Collar Crime, Tax Fraud inclusive without Limitation to, similar provisions with respect to similar fraud; anti-bribery Provisions of the FCPA, now also apply to foreign firms and persons who cause, directly or through agents\instrumentalities thereof, an act in furtherance of such a Corrupt payment to take place within the territory of the United States; casuistry, Money laundering; general abuse. Plaintiff moves this court for a WRIT OF REPLEVIN or Decree and Ordering Immediate Relief involving NOBLE's Public Trust which has been restrained and usurped by Respondent(s),

WHEREAS, and pursuant to "Hale v. Henkel" it has been well established and decided by the United States Supreme Court in 1906. The opinion of the court states:

"The "individual" may stand upon "his Constitutional Rights" as a Citizen. He is entitled to carry on his "private" business in his own way. His power to contract is unlimited. He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no duty to the State, since he receives nothing there from, beyond the protection of his life and property. His rights are such as existed by the Law of the Land (Common Law) "long antecedent" to the organization of the State and can only be taken from him by due process of law, and in accordance with the Constitution. He owes "nothing" to the public so long as he does not trespass upon their rights". "Henkel, supra is binding on all the courts of the United States of America until another Supreme Court case says it isn't. No other Supreme Court case has ever overturned [201 U.S. 43 at 89 (1906)]. None of the various issues has ever been overruled since 1906. It has been cited by the Federal and State Appellate Court systems over 1,600 times.<sup>1</sup> This Beneficiary has never surrendered any rights to "PENNSYLVANIA" aka this "state" in exchange for benefits and; WHEREAS, the Beneficiary's law is his family Bible and his status is shown through the seal of his family and the sti[y]le of his Name. Beneficiary says that he is of whom he says he is, a Pennsylvanian, and any other status is rebutted and opposed. Since the Civil War all government in this State has operated within the military occupation territory of the State of Pennsylvania as de facto government. There has never been a plebiscite of the people for the restoration of de jure Republican form of government.

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<sup>&</sup>lt;sup>1</sup> Trinsey v. Pagliaro, 229 F. Supp. 647 (E.D. Pa. 1964)

The corporate status of an individual entering the court is by operation of law

automatically assumed by the court unless PRCP Rule 52 counter be given to the 309 rebuttal of such assumptions then made and; 310 significantly, agreement, more Appeals expressed Whereas the Court 311 "reasonableness is still the ultimate standard" under the Fourth Amendment, Camara, 312 supra, at 539, which means that numerous seizures of this type will survive 313 constitutional scrutiny. As is true in other circumstances, the reasonableness 314 determination will reflect a "careful balancing of governmental and private interests." 315 T.L.O., supra, at 341. Assuming, for example, that the officers were acting pursuant to 316 a court order, as in Specht v. Jensen, 832 F.2d 1516 (CA10 1987), or Fuentes v. Shevin, 317 407 U.S. 67, (1972), and, as often would be the case, a showing of unreasonableness 318 on these facts would be a laborious task indeed. Cf. Simms v. Slacum, 3 Cranch 300, 319 301 (1806). Hence, while there is no guarantee against the filing of frivolous suits, had 320 the ejection in this case properly awaited the state court's judgment, it is quite unlikely 321 that the 72 federal court would have been bothered with a § 1983 action alleging a 322 Fourth Amendment violation. \*72 Moreover, we doubt that the police will often choose 323 to further an enterprise knowing that it is contrary to the law or proceed to seize 324

property in the absence of objectively reasonable grounds for doing so. In short, our

reaffirmance of Fourth Amendment principles today should not foment a wave of new

327 litigation in the federal courts.

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Soldal v. Cook County 506 U.S. 56 (1992)

WHEREFORE, because the Court has the burden of proof demonstrating that the Court is with subject matter jurisdiction over the subject matter of the case, in personam jurisdiction over the accused and in rem jurisdiction over [A] defendant. Want of Jurisdiction may not be cured by consent of parties. Because in Trinsey, the court stated that 's tatements of counsel in their briefs or argument while enlightening to the Court are not sufficient for purposes of granting a motion to dismiss or summary judgment.' The briefs and pleadings of by Sheriff Department, A PUBLIC CORPORATION are insufficient and therefore cannot state a claim upon which relief can be granted because no person exists with first-hand knowledge other than the Grantor, aka Reginald Noble son and heir for the ESTATE OF EMMA NOBLE Deceased, and cannot give testimony, but to the contrary, The alleged foreclosure was introduced on the basis of a Fraudulent (Forged Deed) and is relevant in Pennsylvania through the full faith and credit clause. States must also respect judgments from federal courts, tribal Courts to which the State has a process for recognizing and enforcing judgments, decrees, and orders from the other states and federal courts in the United States and;

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WHEREFORE and IN WITNESS WHEREOF, Plaintiff, as Beneficial Owner under State of Pennsylvania, Department of Health, Registrar File No. 162889-1950 this man be no longer under the corporate veil, is one in the spirit, and hereby, require the court to issue a decree for EQUITY and COLLATERAL ESTOPPEL Pursuant to 35 U.S.C. 315 (e); and upon embezzlement of a **security instrument** pursuant to 18 U.S.C. 656. For these cogent and truthful reasons, and constrained by every obligation of justice, honor, patriotism, religion, and humanity, I do solemnly demur to the subject matter,

in personam and in rem jurisdiction, and process and service of process of this court, and requests the judgment of the Court whether he must answer further and prays this demurrer be sustained and the bill {or complaint} against him be dismissed with prejudice for the grounds {or causes} stated above and if the fell deed is to be consummated, your demurrer must deem and treat it as an act of usurpation and a nullity, by it your demurrer can in no manner whatever be bound. The beneficiary faithfully believes that he is acting within the law of the land {or, that his decisions and this his Notice of Demurrer comply with the law of the land}.

Relief Relief

WHEREAS, and because the Beneficiary's equity has been taken, damaged, or destroyed without his effective consent and such is a violation of United States Const. at Amendment V and Pennsylvania Const., *respectively* and as such the Beneficiary is not secure in his person, a violation of Art 1 Section 9 Pennsylvania Const. The accused has contacted or acquired 1) the Fund Manager, 2) an affidavit will be forthcoming from the Broker pulling the prospectus, 3) the Internal Revenue Service, 4) the Federal Trade Commission, 5) Office of the Inspector General, 6) Social Security Administration, and 7) possible Fidelity Investments for reasons of fraud and identity theft. The Beneficiary will be transferring said security {*or funds*} to a trust for further management and administration for his benefit. Beneficiary reserves its right to provide a Prospectus Report for Cause No. 190501616 et al (CCP 190501616, 180400911 [PA]) trading with Fidelity Advisor® Real Fund – CUSIP (N/A) – Amount: \$300,000,000.00 plus Interest

- @ Par 43.35 within Common Pleas Court Account, allegedly and any other Amounts:
  as of 01/18/2022.
- FOR THESE REASONS, Beneficiary requires a Writ of Replevin or Order pertaining to 379 the Fiduciary duties and Rights associated with the operations of the Agency, as Sole 380 Beneficial Owner by Certification to bear assets (INSTRUMENTS) owned through a 381 natural person or SUR-LAST NAME organization, pertaining to its cost or fair market 382 and intrinsic value, beneficiary require all Public Servants under the direction of Josh 383 Shapiro, Attorney General of the STATE OF PENNSYLVANIA including but not limited 384 to Diane Cortes, dba PHILADELPHIA COUNTY Solicitor, Acting Judges; Prosecutors; 385 Foreclosure Commissioners, et al claiming interest, and or persecuting by false claim 386 to put in the record the following; 387
- 1. Name of Issuing Party to: 1533 Orland Street 19126
- 389 2. Delegation of Authority Order;
- 390 3. Jurisdiction and Venue;
- 4. Insurance Bond, Dishonesty Bond No. and all other Bonds of suretyship;
- 392 5. EIN and FAR numbers

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- 6. All Taxable forms 1096, 1099, (and all others identifying a taxable event)
- 7. Record of who is the true lender/creditor

# The Great Charter, The Said (Authorized KJV) Letters Patents is EXPRESSED

"Because he hath appointed a day in which he will judge the world in righteousness by that man (female or male) whom he hath ordained; whereof he hath given assurance unto all men in that he hath raised him from the dead, - Acts 17:31 KJV

- "Far thus saith he the LORD, Ye have sold yourselves for naught: and ye shall be redeemed without money"- Isaiah 52:3
- 406 "You shall not bear false witness against your neighbor, this principle includes all forms of 407 lying and/or casuistry and likewise deceit, - Exodus 20:16

THEREFORE "For these cogent and truthful reasons, and constrained by every obligation of justice, and honor, I, lord reginald 1, do hereby, and now solemnly affirm, that I am NOT a U.S. citizen. The Settler/Beneficiary is neither incorporated nor is he a corporation, nor an individual entity, or property, or a franchise of the federal government. Your affiant is a citizen of heaven, where the Lord, Christ lives. Beneficiary believes in good faith, and conscience that he is acting within the law {or, that his decisions comply with the law. Said property is under Private Trust via Counter Deed since June 2019, and Aboriginal Title. 

"With sincerity and to all which is respectfully AFFIRMED" Affirmed to and subscribed before this court this 14, Day in the month of December 2021 Grantor WHEREFORE and IN WITNESS WHEREOF I, Felicia F State that One, the undersign affix my seal and signet with endorsement on the Of December , 20 21 BY: /s/\_ SIGNED, SEALED AND ENDORSED IN PRESENCE OF: Signer for Noble, Reginald Trust Title: ASSIGNOR/SETTLER Commonwealth of Pennsylvania - Notary Seal Without Recourse FELICIA F. ANDERSON , Notary Public Philadelphia County
My Commission Expires July 13, 2022
Commission Number 1284204 CESTUI QUE USE ALL RIGHTS RESERVED

**NOTARY PUBLIC** 



UNITED STATES OF AMERICA ESTATE of NOBLE Noble: Reginald C. Grantor/Settler 1533 Orland Street Philadelphia Pa. 19126 Plaintiff/Claimant

lase no			

#### CERTIFICATE OF SERVICE

THE OFFICE OF THE SHERIFF Attn: General Counsel c/o 100 South Broad Street, 5<sup>th</sup> Floor Philadelphia County, PA 19110

OFFICE OF THE COMMISSIONER James Leonard, Commissioner City Hall Room 154 Philadelphia Pennsylvania 19103

BANK OF AMERICA, NA. Anthony H. Banone CEO 14405 Walter Road Suite 200 Houston, Texas 77014 Defendant(s)/Respondent(s)

Date 01/18/2022

OFFICE OF THE GOVERNOR Tom Wolf, Governor 508 Main Capital Building Harrisburg Pennsylvania 17120

OFFICE OF THE SECRETARY Marcia Fudge, Secretary of Department of H.U.D. 451 7th Street, Southwest Washington, D.C. 20410

ROBERTSON, ANSCHUTZ, SCHNEID, CRANE & PARTNERS PLLC Associate ID no. 325147 133 Gaither Drive, Suite F Mount Laurel, New Jersey 08054

/s/:\_\_\_\_\_\_\_

Signature of Reporting Agent for NOBLE

Registrant.

## Case 2:22-cv-00295-JDW Document 1 Filed 01/19/22 Page 19 of 21

Registrant for Registered Security(s)
on behalf of the Settler/Trustee -NOBLE
c/o 1533 Orland Street
Pennsylvania Republic- USA- 19126

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200 400	
Case no.	

TO: THE CLERK OF COURT

#### **VERIFICATION**

I, hereby certify, and have caused the above Certificate of Service et. alii, to be entered upon this court of equity, and attest to the accuracy of its content, and request(s):

Date: 0//18/2022

. L.S. Settler/Trustee

# Case 2:22-cv-00295-JDW Document 1 Filed 01/19/22 Page 20 of 21

Evidence 1

# IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY 19-AUG-2019 FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CIVIL TRIAL DIVISION T. ITALIANO

BANK OF AMERICA, N.A.

May Term 2019

VS

No. 01616

YHWH ETAL

#### CASE MANAGEMENT ORDER EJECTMENT

This matter will be scheduled for a trial date in the November 2019 **Trial Ready Pool**. This matter is subject to "next-day" call to trial, effective the first Monday of the trial pool month. All counsel and parties must immediately notify the court of any scheduling conflicts, including trial attachment and pre-paid vacations by electronically filing a trial pool conflict letter and are under a continuing obligation to notify the court of any subsequent trial attachments during the trial pool month. The Court will not recognize any untimely conflict notifications. Failure to notify Court of scheduling conflicts will result in the imposition of appropriate sanctions. To electronically file the trial pool conflict letter, access the "Existing Case" section of the court's electronic filing system. Select "Conference Submissions" as the filing category. Select "Trial Pool Conflict Letter" as the document type.

All Motions *in Limine* shall be filed in accordance with Electronic Filing Procedures not later than fifteen (15) days prior to the start of trial. Responding party shall have ten (10) days thereafter to file a response.

Requests for a continuance must be made by way of Motion for Extraordinary Relief and *may be made only under exigent circumstances*.

All correspondence should be submitted via the Civil Electronic Filing System under filing category "Conference Submissions." Any party without access to the Civil Electronic Filing System may submit written correspondence to the Court directed to the Honorable Lisette Shirdan-Harris, via facsimile (215-686-5137) or U.S. Mail (Room 622, City Hall, Philadelphia PA 19107). All parties must be copied on all correspondence to the Court.

BY THE COURT:

Lisette Shirdan-Harris, J. Team Leader JS 44 (Rev. 09/19)

## **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet.

purpose of initiating the civil do	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE O	F THIS FC	RM.)					
I. (a) PLAINTIFFS				DEFENDANTS BANK OF AMERI	CA and A	NTHONY H. F	BANONE		
UNITED STATES OF AMERICA, ESTATE OF NOBLE				DEFENDANTS BANK OF AMERICA, and ANTHONY H. BANONE OFFICE OF THE SECRETARY, DEPARTMENT OF H.U.D. and MARCIA FUDGE, SECRETARY					
(b) County of Residence of First Listed Plaintiff  (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence	of First Liste	d Defendant	HOUSTON		
				(IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.					
(c) Attorneys (Firm Name, A	Address, and Telephone Numbe	r)		Attorneys (If Known)					
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)		TIZENSHIP OF P. (For Diversity Cases Only)	RINCIPA	L PARTIES	Place an "X" in C and One Box fo		
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question	Not a Pauto)			F DEF 1 □ 1	Incorporated or Pri	nainal Place	PTF 20 4	DEF OX 4
	(U.S. Government	voi a rariy)	2 200			of Business In T	his State		
☐ 2 U.S. Government Defendant	■ 4 Diversity  (Indicate Citizensh	ip of Parties in Item III)	Citiz	en of Another State	2 🗇 2	Incorporated and P of Business In A		□ 5	<b>□</b> 5
		,		en or Subject of a  reign Country		Foreign Nation		<b>1</b> 6	□ 6
IV. NATURE OF SUIT		nly) ORTS	FC	ORFEITURE/PENALTY		here for: Nature of KRUPTCY	OTHER S		
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR	Y 🗆 62	5 Drug Related Seizure		al 28 USC 158	₹ 375 False Cla		
☐ 120 Marine ☐ 130 Miller Act	☐ 310 Airplane ☐ 315 Airplane Product	☐ 365 Personal Injury - Product Liability	□ 69	of Property 21 USC 881 0 Other	☐ 423 Withdrawal 28 USC 157		□ 376 Qui Tam 3729(a))		
☐ 140 Negotiable Instrument☐ 150 Recovery of Overpayment☐	Liability					TY RIGHTS	☐ 400 State Rea ☐ 410 Antitrust		nent
& Enforcement of Judgment	Slander	Personal Injury			☐ 820 Copyrights		430 Banks an	d Banking	g
☐ 151 Medicare Act ☐ 152 Recovery of Defaulted	☐ 330 Federal Employers' Liability	Product Liability  368 Asbestos Personal			☐ 830 Patent ☐ 835 Patent	t t - Abbreviated			
Student Loans (Excludes Veterans)	☐ 340 Marine ☐ 345 Marine Product	Injury Product Liability			New I  ☐ 840 Trade	Drug Application	☐ 470 Racketee	r Influenc Organizati	
☐ 153 Recovery of Overpayment	Liability	PERSONAL PROPER		LABOR	SOCIAL	SECURITY	☐ 480 Consume	er Credit	
of Veteran's Benefits  ☐ 160 Stockholders' Suits	☐ 350 Motor Vehicle ☐ 355 Motor Vehicle	☐ 370 Other Fraud☐ 371 Truth in Lending	0 71	0 Fair Labor Standards Act	☐ 861 HIA (☐ 862 Black		☐ 485 Telephon	1681 or land	
<ul><li>☐ 190 Other Contract</li><li>☐ 195 Contract Product Liability</li></ul>	Product Liability  ☐ 360 Other Personal	☐ 380 Other Personal Property Damage	☐ 72	0 Labor/Management Relations	☐ 863 DIWO ☐ 864 SSID	C/DIWW (405(g))	Protection  490 Cable/Sa		
☐ 196 Franchise	Injury	385 Property Damage		0 Railway Labor Act	☐ 865 RSI (4		☐ 850 Securities	s/Commo	dities/
	☐ 362 Personal Injury - Medical Malpractice	Product Liability	D 75	1 Family and Medical Leave Act			Exchange By		tions
REAL PROPERTY  210 Land Condemnation	CIVIL RIGHTS	PRISONER PETITION		0 Other Labor Litigation 1 Employee Retirement		L TAX SUITS (U.S. Plaintiff	☐ 891 Agricultu ☐ 893 Environn		itters
☐ 220 Foreclosure	☐ 440 Other Civil Rights ☐ 441 Voting	Habeas Corpus: ☐ 463 Alien Detainee		Income Security Act		fendant)	☐ 895 Freedom		
☐ 230 Rent Lease & Ejectment ☐ 240 Torts to Land	☐ 442 Employment ☐ 443 Housing/	☐ 510 Motions to Vacate Sentence	;		□ 871 IRS— 26 US		Act  896 Arbitration	on	
☐ 245 Tort Product Liability	Accommodations			NAMED INVOV	26 USC 7609		☐ 899 Administ	trative Pro	
☐ 290 All Other Real Property	445 Amer. w/Disabilities - Employment	Other:	□ 46	IMMIGRATION 2 Naturalization Application			Act/Revie Agency I		jear or
	446 Amer. w/Disabilities - Other	☐ 540 Mandamus & Oth ☐ 550 Civil Rights	er 🗆 46	5 Other Immigration Actions			☐ 950 Constitut State Sta		f
	☐ 448 Education	☐ 555 Prison Condition		710110115					
		560 Civil Detainee - Conditions of							
V. ORIGIN (Place an "X" in	0 0 0 1	Confinement		N					
□ 1 Original 🔀 2 Rei		Remanded from Appellate Court		stated or	r District	☐ 6 Multidistry Litigation Transfer		Multidis Litigatio Direct Fil	n -
VI. CAUSE OF ACTIO	Cite the U.S. Civil Sta 18 USC 1028A, 1	tute under which you ar 8 USC 872, 18 US	re filing (1 C 894	Do not cite jurisdictional stat		versity):			
VI. CAUSE OF ACTIC	I Brief description of ca	<sup>luse:</sup> Ise Claim, Obstruct	ion of J	ustice, Derivation of	Rights, Un	constitutional	Practices(Du	e Proc	ess)
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		EMAND S	CI	HECK YES only JRY DEMAND:	if demanded in		
VIII. RELATED CASE					,				
IF ANY	(See instructions):	JUDGE	/		DOCKE	T NUMBER			
DATE 18/2022 FOR OFFICE USE ONLY	-	SIGNATURE OF AT	TORNEY (	) RECORD					
	IOUNT -	APPLYING IFP		JUDGE		MAG. JUD	GE		